1	ERIK BABCOCK, SBN 172514			
2	Attorney at Law			
3	717 Washington St., 2d Floor Oakland, CA 94607			
4	510-452-8400			
5	510-452-8405			
6	Attorney For Defendant			
7	ANAYA DAGNY			
8				
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11				
12	UNITED STATES OF AMERICA, No. CR 11-00510 PJH (DMR)			
13	Plaintiff, STIPULATION AND ORDER			
14	ALLOWING TRAVEL			
15	V.			
16	ANAYA DAGNY,			
17	Defendant.			
18				
19	/			
20	IT IS HEREBY STIPULATED between the parties, with the agreement of Pretrial			
21	TI IS TIERED I STILL OLATED between the parties, with the agreement of Fletrian			
22	Services, that the conditions of release for Anaya Dagny may be modified to allow her to			
23	travel to Utah on March 31, 2012 to visit family. She will return to this district on April 2,			
24	2012. Ms. Dagny must provide Pretrial with her travel itinerary, and information about			
25				
26				
27				
28	STIPULATION AND ORDER ALLOWING TRAVEL 1			

1	where she may be contacted while in Utah, in advance of travel.				
2	SO STIPULATED.				
3					
4	DATED: March 28, 20012				
5		By:	/S/Keslie Stewart KESLIE STEWART		
6			Assistant United States Attorney		
7					
8	DATED: March 28, 2012				
9		By:	/S/Erik Babcock		
10			ERIK BABCOCK Attorney for Defendant		
11					
12					
13	SO ORDERED				
14 15			Donage		
16	DATED: 3/30/12				
17			DONNA M. RYU		
18			UNITED STATES MAGISTRATE JUDGE		
19					
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21					
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24					
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26					
27					
28	STIPULATION AND ORDER ALLOWING TRAVEL				